

THE GENERAL ASSEMBLY.

NEW HAVEN COUNTY MEMBERS AND THE JAIL IMPROVEMENT.

The Proposed Court House in Waterbury Discussed at Length—Hearings on the Pool Laws—Savvy Rock Fares, Etc.

Hartford, March 6.—The members from New Haven county held an adjourned meeting this afternoon to consider the matter of the proposed improvements for the New Haven jail. Two plans were before the members with the accompanying drawings. The first was presented at a former meeting. It provides for an enlargement of the jail on the rear end of the building. The estimated cost is from \$150,000 to \$200,000. These plans were presented by the legislative committee consisting of Messrs. Elliott, Gunn and Chaffee.

The other plan is the property of the county commissioners and the drawings were made by Architect Allen of New Haven. It provides for the removal of the workshop from the jail and the use of the vacant room for news cells. On the rear a workshop is to be built. The estimated expense of this plan is \$143,000. The new chapel is to be 48x116 and is to accommodate 300 persons. The workshop is to be 150 feet in length and of two stories. Architect Allen explained the plans. He said steel cells would cost \$500 each and iron cells \$200, or the price of brick. In a state prison there would be advantages in favor of steel, because it would be difficult for a prisoner to cut his way out.

Representative Wood of Derby said the warden of the state prison considered that iron cells were entirely satisfactory there. He thought the great expense of the steel cells could be dispensed with, as iron would do as well.

Senator Johnson of New Haven, the chairman, said it would be better to try to keep prisoners out of jail rather than an attempt to keep them in. An iron cell would be entirely sufficient.

Representative Elliott—We had better provide a whipping post for offenders. Representative Newton said it would be well to have the county commissioners and the committee of representatives confer and agree upon some general plan. Representative Tucker of Ansonia made a motion to that effect and it was so voted.

Commissioner Lindley explained that the details of the proposed plans were favored by the commissioners, after giving them careful consideration. He advised the representatives to go down to the jail and look at the property.

Representative Newton said he had no doubt the two committees could agree upon some measure.

WATERBURY COURT HOUSE MATTER.

Senator Webster then called up the matter of the proposed court house in Waterbury and introduced Attorney John O'Neill, who spoke in part as follows:

"The district court of Waterbury is made up of eleven towns with a population of 54,000 and a grand list of about \$20,000,000. This court was established in 1896 and the act provided that the city of Waterbury should provide the court house. Until recently the city paid the salaries of the judges. Our licenses in ten years have amounted to from \$50,000 to \$60,000 a year, and the amount that would go to the county would be sufficient to pay the expense of a new court house. We are particularly situated and much by ourselves. The present court house in Waterbury is poorly lighted and ventilated and the judges refuse to hold court there. New Haven has her jail, court house and bar library, but Waterbury has received nothing in this line. We are paying for court accommodations, but get no return for our money. Now we ask that New Haven county outside of Waterbury to pay one-half of the cost of a court house which can be built for about \$100,000. We have found it very difficult to go to New Haven and the last winter the New Haven court officials refused us the privilege of court accommodations there, claiming their rooms were otherwise engaged. Sometimes there have been one hundred people in a day going to New Haven to attend court in criminal matters. This is proving an immense expense. A lot would cost at least \$20,000 and a building 50x70 would cost from \$60,000 to \$80,000, and the furnishings \$20,000. The bill provides that a committee shall look out for this enterprise to see that there is no extravagant expense. Mr. Case has said this bill was put in quietly. It is hardly that when I have come up here for the last ten years asking for a court house."

State Attorney Terry of Waterbury—We are peculiarly situated in our court cases. Our cases are not assigned, so we have to take our witnesses to New Haven and wait around all day, sometimes returning without getting a hearing. The travel to and from New Haven occupies three hours.

We prefer to remain in New Haven county, but we would be better accommodated if annexed to Hartford county. This is not a lawyers' bill. It is for the interest of the people. The talk that when we get a court house we will want a new county is all bosh. With ample court facilities we would be amply accommodated. The county commission, acting with a committee of citizens, are to procure a site and erect a building at a cost not exceeding \$80,000. The committee has power to issue bonds to an amount not exceeding \$80,000, one-half to be paid by the city of Waterbury. There has been a surplus in the treasury of the county until the Washington bridge was built, when a debt was created. I believe future surplus would be sufficient to pay the county's share of the bonds when they become due. Either the general assembly will say, "You must build a court" or we must be set off to Hartford county. There is a petition in for a court house in Meriden. Now, when Meriden needs a court house as we do, I would favor giving her a court house, but Meriden people can reach New Haven very easily. The district and superior courts of Waterbury and the probate court would be provided for in this building. The care and maintenance of the building would devolve upon the county.

Corporation Counsel Ely of New Haven questioned Mr. Terry concerning the measure.

Mr. Terry said that central property in Waterbury would cost more than the same land in New Haven. The advisory committee consists of S. W. Kellogg, Senator J. V. Webster, F. B. Rice, H. L. Wade, D. F. Webster, John O'Neill, F. F. Burpee, R. A. Lowe, John P. Kellogg, J. E. Russell, George E. Terry and G. H. Cowell.

Representative Newton of Wallingford said he was in favor of the enterprise, which was eminently fair.

Corporation Counsel Ely of New Haven said it was always assumed cases so as to accommodate out of town parties. The expense of going to New Haven to try cases was common to every other county in the state. New Haven was the county seat. When Waterbury asked for a district court it promised to build its own court house. It was distinctly stated in the bill that Waterbury should pay its portion of the cost. He said the district which was going to have more use of the building than the superior court should pay the larger part of the cost. The expense of the jail, the county home and the Waterbury court house would entail a pretty heavy burden on the county for one time. The majority of the committee should not consist of Waterbury lawyers; some one outside of Waterbury should have something to say about this expenditure.

Mr. Terry said it cost \$3 to take each witness to New Haven, and he had taken there as many as 150 in one day. Waterbury would never ask for a jail. The cost of the police court criminals were sent to the Waterbury court house and thus there was a great deal of saving in expense to the county.

Attorney H. E. Benton, representing the town of New Haven, opposed the measure. There was no surplus in the county treasury and he doubted if there would be a surplus in the next twenty years. It was a matter that should not be settled except with the greatest discussion and deliberation in view of the present financial condition of the county. If Waterbury needs a court house let her pay for it and then the county should pay the expense of the county court held therein. The representatives of the county should go slow in thus voting away the money of the county.

Mr. Terry said that when Waterbury asked for a district court she asked for a new county with Waterbury as the county seat. If the court house was not granted now, then Waterbury would come in soon and ask to be set off from New Haven county.

Mr. O'Neill said that Waterbury would pay all the expense of the court house but for her other great expenses. She had just expended about \$1,000,000 for a water supply and another \$1,000,000 would be needed ere long for additional sewage facilities.

Representative McCarthy of Naugatuck said that Naugatuck should have this court accommodation in Waterbury.

The whole matter was then referred to a committee to report at a meeting to be held one week from to-day. The committee appointed consists of Representative Cowell of Waterbury, Representative Gunn of Milford and Representative Newton of Wallingford.

HEARING ON THE POOL LAW.

There was a hearing this afternoon on the bill providing that pool selling may be carried on on the race tracks in this state for twenty days, between May and November of each year. The hearing was before the committee on the judiciary in the senate chamber, which was crowded with spectators. The bill was introduced by Senator Chandler, who drew it, Judge Cole of Waterbury, ex-Governor Hyde and General Alice Harrison. The bill was opposed by Attorney George P. McClean, who examined the witnesses. General Harrison said that it was practically impossible to carry on a race track successfully without the selling of pools. It is twenty years since Charter Oak park was started. It never paid a dividend. Since the pool law was repealed the raising of trotting stock in this state had been injured to the extent of hundreds of thousands of dollars. The stock of the Charter Oak company, which formerly stood at par, was now worth only 50 cents. Colts worth \$500 before the law was repealed were now sold for \$200. In closing he made an earnest plea for the pending bill, claiming it was the only salvation for the race course in this state.

SAVIN ROCK FARES.

This morning at 9 o'clock the railroad committee convened for the purpose of listening to arguments by Attorneys Ailing and Clark of New Haven on the bill providing for a reduction of fares on the West Haven branch of the Winchester avenue railroad. Mr. Ailing, representing the company, made a very clear and convincing argument. He said in part:

"There is no more important question coming before a general assembly than to prescribe by law the charges on a public carrier. The same rule might be applied to any and all the professions. Nothing will so disturb capital in this state than that there should be an attack on the rates of fare. The general assembly has no right to thus control the affairs of a corporation. Mr. Kelsey says the statements in favor of the petition are not reliable. If this petition is seriously considered the committee will for the time being have become directors of the Winchester avenue railroad. The petitions for the change were circulated in the factories of New Haven. Only about half a dozen people appeared before the committee in behalf of the petition. There were three or four witnesses who claimed that the line should be drawn at West river, giving the double fare to the people of the borough of West Haven as well as to the shore. It was claimed that the reduction would result in the building up and increase in the price of real estate, but a railroad is not run for the benefit of real estate. Can't you trust us to run this road so that we can make a little money by it?"

TO RETRENCH STATE EXPENSES. In the house this morning Representative Hicks of Tolland asked leave to call from the table his resolution concerning retrenchment in state expenses. He said:

"To-day the business men of the state are seeking to cut down their expenses so as to conform to the present depressed condition of business in this country. If you read the controller's report you will see we are spending \$800,000 annually more than we were eight years ago. Every day in the year the state is running behind \$700. The towns and cities of Connecticut

have a debt of \$20,000,000 and the interest on this sum is \$1,000,000 a year. Something should be done to reduce this alarming expenditure.

The bill was favored by Representative Cowell of Waterbury and Representative Newton of New Haven. It was then passed unanimously. It provides that the committee on appropriations shall investigate all the departments of the state with a view, if possible, to cut down expenses, the committee, if they desire, to report a bill to the present general assembly.

THE SENATE.

In the senate this afternoon Senator Averill asked leave to offer a new bill, but the senate refused to entertain any new business.

Senator Ferris of Norwalk, the president pro tem. of the senate, said he had a lot of new business in his desk, but did not expect to have any of it acted on. The senate should stick to its rule and shut out all new business; it would not do to let down the bars.

The following bill was passed: Section 223 of the general statutes is hereby amended to read as follows: The teacher of every public school shall correctly keep the school register provided by the state in the manner and form required by the state board of education, and at the end of each school term and before said teacher shall leave such school shall certify in writing to the correctness of the same, and immediately deliver the same to the secretary of the board of school visitors or town school committee or board of education of the town or district in which such school is located; and no teacher shall be entitled to receive any pay unless such register shall have been kept and certified during the time for which any payment may be made.

THE HOUSE. The resolution amending the charter of the borough of West Haven was tabled.

Representative Judson called up the bill to correct a disposition to encroach upon cemetery lands. He said that the ancient and historic burying grounds of the state should be protected from further encroachment. The bill was passed.

A favorable report was made on the Grove Beach Improvement association. The committee on public health reported that the bill concerning non-graduate practitioners of surgery and medicine that it should be referred to the committee on the judiciary, and it was so ordered.

The committee on fisheries reported on the bill providing license for oyster boats and vessels favorably.

Representative Newton of New Haven spoke in favor of some measure providing for fewer justices of the peace in country towns. He favored a reconsideration of the old blue law that was repealed yesterday and place this matter of justices with it.

Representative Elmer of Middletown objected to such reconsideration and the matter went over.

A substitute bill was reported by the committee on fisheries regarding the pollution of streams and harbors with chemicals and other matter detrimental to fish and oysters. The bill was tabled for the calendar.

The house voted in concurrence to report Oscar Leech of Durham and E. L. Wells of Fairfield auditors of public accounts.

Other bills passed were: Validating the charter and amendments of the Naugatuck Electric Light company, authorizing the city of Ansonia to issue bonds, incorporating the Hartford Library association, referring the bill relating to the location of street railroads from the committee on railroads to the committee on finance.

FAIR HAVEN. During the season of Lent the people of Grace and St. James' Episcopal churches will unite in union services on Thursday evenings. This evening the service will be held at St. James' church and the sermon will be preached by Rev. Mr. Clesner of West Haven.

L. J. Bristol of Exchange street was able to be out for the first time yesterday since his illness. During the February blizzard he remained all one day in the Torrington depot owing to the detention of the trains, and contracted a severe cold, which resulted in an attack of the grip.

There was a hearing before the legislative committee on finance at Hartford on Tuesday on the bill authorizing the Union school district of East Haven to issue \$10,000 in bonds on a basis of 4-1-2 per cent. The district will hold another meeting on March 14, when it is expected decisive action will be taken towards erecting a new school building. The new school house is to be the finest in East Haven.

Bert Bradley, John Quinn and Albert Rose secured ten fine ducks on their trip to Branford.

At their club house on Ferry street this evening the members of St. Ignace T. A. B. and L. society will hold a smoker. A pool tournament will take place between representatives from the St. Ignace and St. Ignace societies.

Jeremiah J. Colanese of St. Ignace society has resigned as financial secretary and Peter J. Hope has been chosen as his successor. William Carroll has been elected recording secretary. Six applicants for membership have been admitted.

UNIQUE POVERTY SOCIAL. No One Allowed to "Dress Up"—A Good Time Expected.

A "Poverty Party" will be given in the social rooms of the East Pearl street M. E. church this evening under the auspices of the Epworth league. A jolly time is promised and the only restriction placed on the company which will be present is that each lady must wear, as the bills say, "a kalkee dress an apertue be appropriate," while known gent with a biled shirt is aloud in cum onlies he pails a in of 2 cents.

Fines will be imposed for any undue extravagance or tastefulness in dress. These fines will range from one cent to five. "A komperent komertry will look after the bachilder fellers" and the "vitties" served will be "koffy and downuts."

The bill will be ten cents.

William Bonnell Dead. William Bonnell, a carriage trimmer, aged sixty-one, died at Springside Farm yesterday morning of paralysis.

REVISION OF LICENSE LAWS.

AN ADDRESS BY THE CONNECTICUT TEMPERANCE UNION.

An Important Coming Hearing Before the Legislative Committee on Temperance Next Wednesday.

The following has been issued by the Connecticut Temperance Union:

To The People of Connecticut.

We respectfully call your attention to an important general hearing before the committee on temperance of the present general assembly of Connecticut, to be held in the hall of the house of representatives, Wednesday, March 13, 1895, at 2 p. m.

The matters for consideration at this hearing include propositions for moderate revision of our laws regarding license to sell intoxicating liquors and are especially presented in house bills 338, 341, 370, 372, 381 and 390. Most of these bills, if not all, have been carefully prepared under the supervision of the best of our lawyers and in consultation with representatives of reform associations all over the state. The propositions presented are substantially as follows:

First—They offer three methods for transferring the license granting power to the superior court. Neither plan adds materially to the burdens of the court, but each assures protection from numerous abuses everywhere manifest.

Second—These bills provide certain extensions of privilege in the annual local option vote. A secret ballot is proposed. As in the local option vote, authority is given to an individual ward or voting district, to exclude by vote, license from the limits of the ward or district even though allowed in the town, and also to determine whether liquors shall be sold in saloons or the sale be confined to places where a bar is forbidden.

Third—It proposes to limit by law the number of licenses granted, to the proportion of one to each 500 of population in the town, to fix the license fees at as high a rate as may be wise, to limit the time for filing applications, to exclude from receiving licenses certain dangerous classes, and to protect from license certain districts within the neighborhood of churches and schoolhouses, where saloons would be most of all harmful.

It will be observed that these several propositions may be classed as moderate reform. The present legislature seems to be not unfriendly to such reform legislation. It is our opinion that if the substantial citizens of our state can agree upon the outline features of the modification to be asked in our license laws and can bring this harmony of view to proper expression before our legislators, the result will be pronounced advance in the protection of our boys and homes from the evils of strong drink. Should you approve in general the propositions above outlined, though possibly questioning details, and can arrange to be present at the hearing of March 13, we believe your presence will serve the public good. If such hearing should bring together a large number of our wise people and secure from them an expression of substantial agreement as to the new law now required, we have hope that enactments of value may result.

(Signed) Rev. J. S. James, First Baptist church, Hartford; Charles E. Gross, president Hartford City club; Rev. W. J. McGuirk, St. Joseph's Catholic cathedral; Professor William North Rice, Wesleyan university; Rev. J. W. Cooper, New Britain; Frank Cheney, Jr., South Manchester; Rev. J. H. James, secretary Connecticut Temperance union, committee.

Hon. N. Shipman, Judge United States court; Rev. Joseph H. Twichell, Asylum avenue Congregational church; Right Rev. M. Tierney, Catholic bishop of Hartford; Rev. B. P. Raymond, D. D., president Wesleyan university; Rev. Charles A. Piddock, editor Christian Secretary; Rev. Newman Smyth, D. D., New Haven; Rev. Clarence H. Barber, president state C. E. union. Many others would have been added if time had permitted.

LENTEN COURSE.

At St. Luke's Church—Sundays To-night. The second sermon in the Thursday evening Lenten course at St. Luke's church will be preached this evening at 7:45 by the Rev. Stewart Means, rector of St. John's church.

AN ENJOYABLE STAG.

Rathbone Lodge, No. 1—A Fine Time Last Night—A Beautiful Gift to Chancellor Commander Caulkins.

Rathbone lodge No. 1, K. of P., worked the rank of knight last evening before a crowded house, at the close of which Chancellor Commander D. W. Caulkins invited those present to the Banquet hall, where a "feed" was partaken of and the entertainment commenced, which consisted of music, instrumental and vocal addresses and a "specialty performance" by W. Walker, comedian. Delegates from all the local lodges were present and a pipe, hand-painted, was the souvenir.

This is the second smoker given by "Old Rathbone" this winter and the way they are attended shows that the "boys" are well entertained.

Mr. D. W. Caulkins, the chancellor commander of Rathbone, has just been made the recipient of a very handsome gavel of polished laurel, beautifully finished and bearing a silver plate with the inscription:

Presented to Douglass W. Caulkins, Chancellor Commander of Rathbone Lodge No. 1, K. of P., February 25, 1895.

The wood, of which the gavel is composed, was cut on Lookout Mountain, Chattanooga, Tenn. It is a gift highly prized by Mr. Douglass.

List of Patents Issued from the United States patent office, Tuesday, March 5th, 1895, for the state of Connecticut, furnished us from the office of Earle & Seymour, solicitors of patents, 868 Chapel street, New Haven, Conn.:

John Anderson, Portland, pipe coupling.

S. P. Cooley, New Britain, knob.

F. B. Felton, assignor, Hartford, safety device for revolvers.

William Gilliland, New Britain, door check.

William P. Hall, Greenwich, railway signal, (two patents).

H. E. Heath, assignor, Windsor, armature-winding machine.

Same, assignor, apparatus for winding armature coils.

Same, assignor, forming armature coils.

Same, assignor, winding or taping machine.

H. W. Lester, assignor, East Hartford, toe-clip for velocipede pedals.

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Prove their Worth.

That is what thousands of people, speaking out of their own experience, say to their friends in regard to

Allcock's Porous Plaster

the most marvelous external remedy known for all sorts of pains and aches in the back, limbs, chest or side.

Do Not Be Persuaded to accept a substitute. "Allcock's" has never been equalled.

Allcock's Corn Shields, Allcock's Bunion Shields, Have no equal as a relief and cure for corns and bunions.

Branches of the Pills stand at the front. The longer in use the stronger is their position.

City Court—Criminal Side—Judge Callahan. John Telfair, defrauding railroad company, continued until March 9; Patrick Curran, theft, 30 days in jail, \$5.24 costs; Frederick Kearns, theft, continued until April 6; John McNulty, lascivious carriage, 30 days in jail, drunk, \$5 fine, \$5.24 costs; Margaret Shaugher, of Steele, lascivious carriage, 30 days in jail, drunk \$5 fine, \$5.24 costs; John Fitzgerald, begging, 30 days in jail, \$5.42 costs; Mary Dudley, drunk, 30 days in jail, breach of the peace, 30 days in jail, \$5.24 costs.

Court Notes. Property belonging to Louis Ratner and located on Oak street was yesterday attached in a suit brought by the First National bank to recover on a note for \$1,000.

MIDWINTER CONFERENCE. It Opened in Buffalo—The Preparatory to the Annual Congress.

Buffalo, March 6.—The midwinter conference of the officers of the Association for the Advancement of Women began to-day. The work to be done is preparatory to the annual congress and the conference decides the place of the meeting of the congress and selects topics for discussion and speakers thereat. The probability is that the next congress will be held at Salt Lake City.

Mrs. Julia Ward Howe, president of the association, presided. Among the other notable women present were Mrs. Edna Downes Cheney, Mrs. H. L. Wolcott, Alice Stone Blackwell and Mrs. Kate Garnett Wells of Boston, and others.

Services Were Imposing. Havana, March 6.—The funeral of the Marquis de Duquesne, vice president of the reform party, took place to-day. The services were very imposing and impressive.

New Matron. Hartford, March 6.—Warden Woodbridge has selected Mrs. George F. Kibbe as matron at the state prison to succeed Mrs. Cusick, who recently resigned. Mrs. Kibbe's husband has been jailer at the Tolland county jail. He has been appointed as guard by the warden.

Dry Goods.

Conn. Clothing Co.

Wm. Frank & Co.

783 Chapel St.

Extraordinary Bargains.



50 doz. Men's spring weight White Merino Shirts and Drawers, pearl buttons, silk bound, French neck and silk lock stitched, worth 42c, our price for this week 25c.

Men's medium weight natural Shirts and Drawers, worth 50c, our price for this week 35c.

Our Spring line of Men's Outing and Cheviot Shirts now ready at the lowest prices.

25 dozen Men's Suspenders, for this week 19c, worth from 35 to 50c.

A bargain in Men's White Hemstitched Handkerchiefs; for this week 3 for 25c, worth 15c each.

A few dozen left of Boys' Camel Hair Shirts and Drawers; to close them out, 17c—regular 25c.

Fine quality Ladies' Fast Black Satine Shirts, with two ruffles; for this week 75c—sold everywhere for \$1.25.

Our Spring line of Ladies' Silk Waists is now open for inspection.

25 dozen Ladies' Gingham Aprons, with border, a good quality; as long as they last, 8c.

Fine quality Ladies' Vale Handkerchiefs, with real lace, 5c each, 6 for 25c.

We have all the latest styles of Lace and Embroidery.

Special bargains in 12x4 Counterpanes; sold everywhere at \$1.50, our price for this week \$1.00.

We have just received a new and complete line of Boys' and Girls' Caps, latest Spring styles; our price and quality can't be beat.

One case of best quality of Ammonia, for this week only 50c bottle.

Pint bottle of fine Imported Bay Rum; for this week only 70c bottle, worth 15c.

20 dozen all silk Windsor Ties, plain colors, 10c each, worth 20c.

Come early and secure some of these grand bargains, as the prices are for this week only.

WM. FRANK & CO., 781-783 Chapel street.

NOTICE.

We have a full line of WALL PAPERS in all grades, including

CAMEO RELIEFS, (in all colorings and designs), which is a new departure in wall decorations. We are also manufacturers' agents for

DE-CO-RE-O, Which in design and effect is far richer than wallpaper, for archways, etc., etc. Call and see samples of our work.

The Wolcott & Parrett Co. 93 Crown st. Wood Finishing, House, Sign and Stencil Painting.

Clay Diagonal Suits and Overcoats, \$9.88.

Goods made by the Washington Mills of Lawrence, Mass. Good weight, 15 ounces to the yard. Guaranteed pure Worsted and fast color.

Monday was a banner day with us for the sale of Black Worsted Suits. During our business career we never sold so many in a single day, and Tuesday was not far behind.

When you realize the extraordinary value we are offering, and the desirability of owning a first-class Dress Suit, it is not surprising that our store has assumed a month of May activity in the duldest season of the year.

This sale will continue until Saturday, March 16.

Come while the assortment is complete; come now.

Your money back if you are not satisfied.

SUITS \$9.88. OVERCOATS \$9.88.

Connecticut Clothing Co., 813-815-817 Chapel Street.

New Haven, Conn. SOL MYERS, Manager.

District of New Haven, ss. Probate Court, March 4th, 1895.

ESTATE OF HENRY M. MARTIN, of New Haven, in said district, assigning debtor. The trustee represents the estate insolvent, and prays the appointment of commissioners therefor.

ORDERED—That the commissioners to receive and examine the claims of the creditors of said estate be and they are appointed to be held at New Haven, within and for the district of New Haven, on the 11th day of March, 1895, at ten o'clock, forenoon, of which all persons in interest will take notice, and appear, if they see cause, and be heard thereon.

LIVINGSTON W. CLEVELAND, Judge.

ALMOST GIVEN AWAY.

The most attractive spot for bargain hunters is our

Inventory Sale.

We are selling odd lots for almost nothing. The sizes, of course, are broken; but we can fit you in something at the lowest figures ever named on good quality Shoes.

Ladies' Shoes, mostly small sizes and slender widths, for 45